

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF CONMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/001,891	11/19/2001	Jonathan J. Hull	015358-007400US	1067
20350 TOWNSEND	7590 01/25/200 AND TOWNSEND AN	AND CREW, LLP		IINER
TWO EMBAR	CADERO CENTER			NGLESH M
EIGHTH FLOO SAN FRANCI	OR SCO, CA 94111-3834		ART UNIT	PAPER NUMBER
			ART UNIT 2178	
			<u></u>	
			MAIL DATE	DELIVERY MODE
			01/25/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		T					
•		Application No.	Applicant(s)				
		10/001,891	HULL ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Manglesh M. Patel	2178				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠	Responsive to communication(s) filed on <u>26 October 2007</u> .						
2a)⊠	n)⊠ This action is FINAL . 2b)□ This action is non-final.						
3)[3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
	4) Claim(s) <u>1-28</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed.						
·	Claim(s) 1-28 is/are rejected.						
7)	Claim(s) is/are objected to.	•					
8)[
Applicati	ion Papers						
9) The specification is objected to by the Examiner.							
10)	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen							
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D					
3) Infor	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Informal F 6) Other:					

Application/Control Number: Page 2

10/001,891 Art Unit: 2178

DETAILED ACTION

This <u>FINAL</u> action is responsive to the RCE filed on 10/26/2007.

- 2. This is a first action final since no claim amendments were submitted only reconsideration of arguments filed with the RCE.
- 3. Claims 1-28 are pending. Claims 1, 6, 11, 13, 18, 23 and 26 are independent claims.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 4-7, 10-11, 13, 16-19, 22-23 and 25-27 remain rejected under 35 U.S.C. 103(a) as being unpatentable over Kondo (U.S. 5,713,021, filed Sep 14, 1995) in view of Kanevsky (U.S. 7,075,671, filed Sep 14, 2000).

Regarding Independent claims 1, 13 and 23, Kondo discloses A computer-implemented method of generating a paper document based upon a plurality of multimedia documents storing multimedia information in electronic form, the method comprising: Receiving input identifying a selection criterion (abstract, column 1, lines 55-67 & column 2, lines 1-17, wherein the search system includes input identifying a selection criterion for searching a portion of multimedia data); Analyzing the multimedia information stored by the plurality of multimedia documents in response to the input to identify portions of multimedia information that satisfy the selection criterion, the identified portions of multimedia information including at least a first portion extracted from a first multimedia document from the plurality of multimedia documents and a second portion extracted from a second multimedia document from the plurality of multimedia documents (abstract, column 1, lines 55-67 & column 2, lines 1-17, wherein portions of multimedia data are searched based on the users search data. Further column 16 lines 20-28 states "If view objects in non-sequential periods, such as the one included in another file of video, or the one included in non-sequential portions of video, they are grouped as the set S that is a set of non-sequential view objects" here Kondo at least suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby

including a second portions extracted from a second multimedia); Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches Printing the portions of the multimedia information that satisfy the selection criterion, including the extracted first portion and the extracted second portion, on a paper medium to generate the paper document comprising a set of one or more printed pages (abstract, column 5, lines 55-67, wherein portions of data from multimedia based on the user criteria are printed. Has indicated previously Kondo suggests retrieving portions from more than one multimedia document). Both Kondo and Kanevsky deal with multimedia information. At the time of the invention it would have been obvious to one of ordinary skill to include printing of multimedia data. The motivation for doing so would have been to provide an additional device capable of displaying multimedia data in real-time when a computer cannot display the data on a display device due to limited availability.

Regarding Dependent claims 4, 10, 16 and 22, Kondo teaches wherein receiving input identifying the selection criterion comprises: Receiving information identifying a topic of interest (abstract, column 1, lines 55-67 & column 2, lines 1-17, wherein the search system allows the user to search based on a criteria that includes identifying a topic of interest).

Regarding Dependent claims 5, 17 and 25, Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches wherein printing the portions of the multimedia information that satisfy the selection criterion on the paper medium to generate the paper document comprises: Generating a printable representation for the portions of the multimedia information that satisfy the selection criterion (abstract, column 5, lines 55-67, wherein portions of data from multimedia based on the user criteria are printed. Has indicated previously Kondo suggests retrieving portions from more than one multimedia document); Printing the printable representation on the paper medium to generate the paper document (abstract, column 5, lines 55-67, wherein portions of data from multimedia based on the user criteria are printed.).

Regarding Independent claims 6, 18 and 26, Kondo teaches selecting portions of data from multimedia information. Further he suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portion extracted from a second multimedia (abstract, column 1,

> lines 55-67 & column 2, lines 1-17 & column 16 lines 20-28). Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches A method of generating a paper document using multimedia information stored by a first multimedia document and a second multimedia document, the method comprising: Receiving input identifying a selection criterion; Accessing printable representations for the first multimedia document and the second multimedia document; Analyzing the printable representation for the first multimedia document in response to the input to identify at least one portion of the printable representation that satisfies the selection criterion; Analyzing the printable representation for the second multimedia document in response to the input to identify at least one portion of the printable representation that satisfies the selection criterion; Generating a consolidated printable representation that includes the at least one portion of the printable representation for the first multimedia document and the at least one portion for the second multimedia document that satisfy the selection criterion; Printing the consolidated printable representation on a paper medium to generate the paper document comprising one or more printed pages (abstract, column 5, lines 55-67, wherein portions of data from multimedia based on the user criteria are printed. Has indicated previously Kondo suggests retrieving portions from more than one multimedia document). Therefore at the time of the invention it would have been obvious to one of ordinary skill in the art to analyze the printed representations based on the user criteria. The motivation for doing so would have been to associate a portion of data from different multimedia on a single printed document based on the user specified search criteria thereby saving paper by organizing multiple data on a printed representation based on a topic.

> Regarding Dependent claims 7, 19 and 27, wherein: Kondo teaches selecting portions of data from multimedia information. Further he suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portion extracted from a second multimedia (abstract, column 1, lines 55-67 & column 2, lines 1-17 & column 16 lines 20-28). Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches Analyzing the printable representation for the first multimedia document comprises determining at least one page in the printable representation for the printable representation for the second multimedia document comprises determining at least one page in the printable representation for the second multimedia document comprises determining at least one page in the printable representation for the second multimedia document that comprises information that satisfies the

selection criterion; Generating the consolidated printable representation comprises including the at least one page from the printable representation for the first multimedia document and the at least one page from the printable representation for the second multimedia document in the consolidated printable representation (abstract, column 5, lines 55-67, wherein portions of data from multimedia based on the user criteria are printed. Has indicated previously Kondo suggests retrieving portions from more than one multimedia document). Therefore at the time of the invention it would have been obvious to one of ordinary skill in the art to analyze the printed representations based on the user criteria. The motivation for doing so would have been to associate a portion of data from different multimedia on a single printed document based on the user specified search criteria thereby saving paper by organizing multiple data on a printed representation based on a topic.

Regarding Independent claim 11, Kondo teaches selecting portions of data from multimedia information. Further he suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portion extracted from a second multimedia (abstract, column 1, lines 55-67 & column 2, lines 1-17 & column 16 lines 20-28). Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches A paper document that comprises: one or more pages, wherein at least one page of the one or more pages is imprinted with text information that is extracted from multimedia information stored by a plurality of multimedia documents if the text information satisfies a selection criterion, the multimedia information analyzed in response input that identifies the selection criterion, and wherein the at least one page is imprinted with one or more video frames corresponding to the text information extracted from the plurality of multimedia documents (column 5, lines 55-67 & abstract, column 5, lines 55-67 & column 3, lines 5-15, wherein data from portions of multimedia is converted to textual data based on user criteria. Further the textual data is printed. Also Kanevsky indicates that video data is printed). Both Kondo and Kanevsky deal with multimedia information. At the time of the invention it would have been obvious to one of ordinary skill to include printing of multimedia data. The motivation for doing so would have been to provide an additional device capable of displaying multimedia data in real-time when a computer cannot display the data on a display device due to limited availability.

6. Claims 2-3, 8-9, 12, 14-15, 20-21, 24 and 28 remain rejected under 35 U.S.C. 103(a) as being unpatentable over Kondo (U.S. 5,713,021, filed Sep 14, 1995) in view of Kanevsky (U.S. 7,075,671, filed Sep 14, 2000) further in view of Orr (U.S. 6,430,357, filed Sep 22, 1998).

Regarding Dependent claims 2 and 14, Kondo teaches selecting portions of data from multimedia information. Further he suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portion extracted from a second multimedia (abstract, column 1, lines 55-67 & column 2, lines 1-17 & column 16 lines 20-28). Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches wherein printing the portions of the multimedia information that satisfy the selection criterion on the paper medium to generate the paper document comprises: Printing text information on at least one page of the set of printed pages of the paper document such that words in the text information that satisfy the selection criterion are annotated, wherein the text information is extracted from the portions of the multimedia information (abstract, column 5, lines 55-67 & column 3, lines 5-15, wherein data from portions of multimedia is converted to textual data. Further the textual data is printed). Kanevsky does teach the textual data from portion of the multimedia information but does not include annotation based on the user defined criteria. Orr teaches the annotation of multimedia data including text data from closed caption information (column 2, lines 55-67 & column 4, lines 50-62), whereas Kanevsky teaches the user criteria used to extract textual data from multimedia data. At the time of the invention it would have been obvious to one of ordinary skill in the art to include annotation of textual data related to a portion of multimedia data. The motivation for doing so would have been to allow navigation to specific portions of multimedia data based on the annotated data.

Regarding Dependent claims 3 and 15, Kondo teaches selecting portions of data from multimedia information. Further he suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portion extracted from a second multimedia (abstract, column 1, lines 55-67 & column 2, lines 1-17 & column 16 lines 20-28). Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches wherein printing the portions of the multimedia information that satisfy the selection criterion on the paper medium to generate the paper document comprises: Printing one or more video frames on at least one page of the set of printed pages of the paper document such that at least one video frame that satisfies the selection criterion is annotated, wherein the one or more video

Application/Control Number:

10/001,891 Art Unit: 2178

frames are extracted from the portions of the multimedia information (column 5, lines 55-67, wherein the user chooses one section of the video to print based on the criteria selected by the user). Kanevsky does teach printing of data including video data from a portion of the multimedia information but does not include annotation based on the user defined criteria. Orr teaches the annotation of the video information (column 1, lines 55-62). At the time of the invention it would have been obvious to one of ordinary skill in the art to include annotation of video data related to a portion of multimedia data. The motivation for doing so would have been to allow navigation to specific portions of multimedia data based on the annotated data.

Regarding Dependent claims 8 and 20, Kondo teaches selecting portions of data from multimedia information. Further he suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portion extracted from a second multimedia (abstract, column 1, lines 55-67 & column 2, lines 1-17 & column 16 lines 20-28). Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches wherein printing the consolidated printable representation on the paper medium to generate the paper document comprises: Printing text information on at least one page of the one or more printed pages of the paper document such that words in the text information that satisfy the selection criterion are annotated (abstract, column 5, lines 55-67 & column 3, lines 5-15, wherein data from portions of multimedia is converted to textual data. Further the textual data is printed). Kanevsky does teach the textual data from portion of the multimedia information but does not include annotation based on the user defined criteria. Orr teaches the annotation of multimedia data including text data from closed caption information (column 2, lines 55-67 & column 4, lines 50-62), whereas Kanevsky teaches the user criteria used to extract textual data from multimedia data. At the time of the invention it would have been obvious to one of ordinary skill in the art to include annotation of textual data related to a portion of multimedia data. The motivation for doing so would have been to allow navigation to specific portions of multimedia data based on the annotated data.

Regarding Dependent claims 9 and 21, Kondo teaches selecting portions of data from multimedia information. Further he suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portion extracted from a second multimedia (abstract, column 1, lines 55-67 & column 2, lines 1-17 & column 16 lines 20-28). Kondo fails to explicitly teach the printing of the

portions of multimedia data. Kanevsky teaches wherein printing the consolidated printable representation on the paper medium to generate the paper document comprises: Printing one or more video frames on at least one page of the one or more printed pages of the paper document such that at least one video frame of the one or more video frames that satisfies the selection criterion is annotated (column 5, lines 55-67, wherein the user chooses one section of the video to print based on the criteria selected by the user). Kanevsky does teach printing of data including video data from a portion of the multimedia information but does not include annotation based on the user defined criteria. Orr teaches the annotation of the video information (column 1, lines 55-62). At the time of the invention it would have been obvious to one of ordinary skill in the art to include annotation of video data related to a portion of multimedia data. The motivation for doing so would have been to allow navigation to specific portions of multimedia data based on the annotated data.

Regarding Dependent claim 12, with dependency of claim 11, Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches the printing of multimedia data based on a user defined criteria (column 5, lines 55-67 & abstract, column 5, lines 55-67 & column 3, lines 5-15, wherein data from portions of multimedia is converted to textual data. Further the textual data is printed). Kanevsky fails to explicitly teach extraction of textual data from the closed caption information of the multimedia data. Orr teaches wherein the text information is extracted from closed-caption text information or audio information included in the multimedia information stored by the plurality of multimedia documents and the one or more video frames are extracted from video information included in the multimedia information stored by the plurality of documents (column 2, lines 55-67, wherein text data is extracted from closed caption data). At the time of the invention it would have been obvious to one of ordinary skill in the art to obtain textual data from closed caption data. The motivation for doing so would have been to allow navigation to specific portions of multimedia data based on the annotated text.

Regarding Dependent claim 24, with dependency of claim 23, Kondo teaches selecting portions of data from multimedia information. Further he suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portion extracted from a second multimedia (abstract, column 1, lines 55-67 & column 2, lines 1-17 & column 16 lines 20-28). Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches wherein the code for printing the portions of

Application/Control Number:

10/001,891 Art Unit: 2178

the multimedia information that satisfy the selection criterion on the paper medium to generate the paper document comprises: Code for printing text information on at least one page of the set of printed pages of the paper document such that words in the text information that satisfy the selection criterion are annotated, wherein the text information is extracted from the portions of the multimedia information; Code for printing one or more video frames on the at least one page such that at least one video frame that satisfies the selection criterion is annotated, wherein the one or more video frames are extracted from the portions of the multimedia information (column 5, lines 55-67, wherein the user chooses one section of the video to print based on the criteria selected by the user). Kanevsky does teach printing of data including video data from a portion of the multimedia information but does not include annotation based on the user defined criteria. Orr teaches the annotation of the video/text information (column 1, lines 55-62). At the time of the invention it would have been obvious to one of ordinary skill in the art to include annotation of video/textual data related to a portion of multimedia data. The motivation for doing so would have been to allow navigation to specific portions of multimedia data based on the annotated data.

Regarding Dependent claim 28, with dependency of claim 26, Kondo teaches selecting portions of data from multimedia information. Further he suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portion extracted from a second multimedia (abstract, column 1, lines 55-67 & column 2, lines 1-17 & column 16 lines 20-28). Kondo fails to explicitly teach the printing of the portions of multimedia data. Kanevsky teaches wherein the code for printing the consolidated printable representation on the paper medium to generate the paper document comprises: Code for printing text information on at least one page of the one or more printed pages of the paper document such that words in the text information that satisfy the selection criterion are annotated; Code for printing one or more video frames on at least one page of the one or more printed pages of the paper document such that at least one video frame of the one or more video frames that satisfies the selection criterion is annotated (column 5, lines 55-67, wherein the user chooses one section of the video to print based on the criteria selected by the user). Kanevsky does teach printing of data including video data from a portion of the multimedia information but does not include annotation based on the user-defined criteria. Orr teaches the annotation of the video/text information (column 1, lines 55-62). At the time of the invention it would have been obvious to one of ordinary skill in the art to include annotation of video/textual data related to a portion of multimedia

data. The motivation for doing so would have been to allow navigation to specific portions of multimedia data based on the annotated data.

It is noted that any citation [[s]] to specific, pages, columns, lines, or figures in the prior art references and any interpretation of the references should not be considered to be limiting in any way. A reference is relevant for all it contains and may be relied upon for all that it would have reasonably suggested to one having ordinary skill in the art. [[See, MPEP 2123]]

Response to Arguments

- 7. Applicant's arguments filed 03/13/07 have been considered but are not persuasive.
 - (1) Applicant Argues: Applicants respectfully disagree because there is a substantial difference between "searching features of a portion of data", and "analyzing the multimedia information stored by the plurality of multimedia documents in response to the input to identify portions of multimedia information that satisfy the selection criterion" as recited in claim 1. (pg 12, paragraph 2)

Kondo simply fails to teach or suggest that the portions of multimedia are actually searched by the search unit of Kondo as alleged in the Office Action. (pg 13, paragraph 1)

Thus, even giving the claim terms their broadest reasonable interpretation, it is clear that the process of analyzing multimedia information stored by a plurality of multimedia documents in response to input to identify portions of multimedia information that satisfy a selection criterion specified by the input as recited in claim 1 is substantially different from Kondo's disclosure of searching one pre-created view object after another to determine whether features or attributes stored in the view object match input provided by a user. (pg 13, paragraph 2)

The Examiner Respectfully Disagrees: The claim describes that the multimedia information is analyzed <u>in</u>

<u>response</u> to the input that satisfy the selection criterion. The selection criterion is defined in applicant's specification as follows: "The selection criteria may be based upon any attributes of the multimedia."

Application/Control Number:

10/001,891

Art Unit: 2178

Page 11

documents or their contents, or upon user specified topics of interest, and the like." (see pg 7, line 33).

Thus the searched view objects are attributes of the multimedia documents. The fact that they are searched

by a user is a criterion used to determine which portion of multimedia is returned. Once the attributes or view

objects based on the users search or criteria is met then the multimedia information is analyzed, analyzed

because that information is retrieved via display() and Play() methods invoked by the view object

management part (see column 1, lines 55-67 & column 2, lines 1-10 & column 3, lines 39-67). Furthermore

applicant already describes in argument 3 that the view objects include attributes by stating " ..attributes

stored in the view object". Furthermore what the Kondo reference actually suggests is displaying and

reproducing a portion of data corresponding to a searched view object, or multimedia data including the

portion of the data (see abstract & column 3, lines 20-25).

It is not necessary that the references actually suggest, expressly or in so many words the changes or

improvements that applicant has made. The test for combining references is what the references as a

whole would have suggested to one of ordinary skill in the art. In re Sheckler, 168 USPQ 716 (CCPA

1971); In re McLaughlin 170 USPQ 209 (CCPA 1971); In re Young 159 USPQ 725 (CCPA 1968).

(2) Applicant Argues: Thus, merely because it would be "easily possible" according to the reasoning of the

Office Action does not accord that the missing subject matter in Kondo may be established by probabilities

or possibilities.

Applicants fail to see how combining multiple view objects into one appraises one of ordinary

skilled in the art that the multimedia information stored by the plurality of multimedia documents is analyzed

as recited in claim 1 in response to the input to identify portions of multimedia information include at least a

first portion extracted form a first multimedia document from the plurality of multimedia documents and a

second portion extracted from a second multimedia document from the plurality of multimedia documents.

(pg 14, paragraph 2 & pg 15, paragraph 1)

The Examiner Respectfully Disagrees: Such probabilities and possibilities as alleged by the applicant are

infact reasonable interpretations, such used by a skilled artisan to understand the teachings as a whole of

the Kondo reference. Because it would be unreasonable to limit the teachings of Kondo to only a single multimedia document when there is infact a "different media and handling of large amount of data" thus requiring a database that can handle different data types as described by Kondo in Column 4, lines 23-27. In column 15, lines 63-65 Kondo further states "Then, the process performed in Steps S52 through S57 is repeated for each file.", thus the process of gathering view objects are based on file names and for each multimedia file. Further column 16 lines 20-28 states "If view objects in non-sequential periods, such as the one included in another file of video, or the one included in non-sequential portions of video, they are grouped as the set S that is a set of non-sequential view objects" here Kondo at least suggests that portions of multimedia data can be retrieved for more than one multimedia file, thereby including a second portions extracted from a second multimedia.

Clearly the multimedia information (a portion of data) stored by the plurality of multimedia documents (sequential data) is analyzed (displayed/retrieved) in response to the view objects searched by the user.

Conclusion

References Cited

- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - Rajasekharan (U.S. Pub 2003/0024975) discloses "System And Method For authoring And providing Information relevant To The Physical World"
 - Tsuruta (U.S. 7,152, 206) discloses "Printed Matter Producing Method, Printed Matter Producing
 Apparatus Utilizing Said Method, And Computer-Readable Recording Medium"

This is a RCE of applicant's earlier Application No. 10/001,891. All claims are drawn to the same invention claimed in the earlier application and could have been finally rejected on the grounds and art of record in the next Office action if they had been entered in the earlier application. Accordingly, THIS ACTION IS MADE FINAL even though it is a first action in this case. See MPEP § 706.07(b). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no, however, event will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Manglesh M. Patel whose telephone number is (571) 272-5937. The examiner can normally be reached on M,F 8:30-6:00 T,TH 8:30-3:00 Wed 8:30-7:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen S. Hong can be reached on (571)272-4124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Manglesh M. Patel Patent Examiner January 15, 2008

PRIMARY EXAMINER